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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/574,996	04/06/2006	Jean Razafiarivelo	003D.0096.U1(US)	2288
-,	7590 04/25/2007		EXAM	IINER
HARRINGTON & SMITH, PC 4 RESEARCH DRIVE SHELTON, CT 06484-6212			IMAS, VLADIMIR	
			ART UNIT	PAPER NUMBER
			2839	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	04/25/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	Application No.	Applicant(s)				
	10/574,996	RAZAFIARIVELO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Vladimir Imas	2839				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period v Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 06 A	pril 2006.					
	action is non-final.					
3) Since this application is in condition for allowar	<u> </u>					
Disposition of Claims						
 4) Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) 18 is/are allowed. 6) Claim(s) 1,2,6,9,10 and 19 is/are rejected. 7) Claim(s) 3-5,7,8 and 11-17 is/are objected to. 8) Claim(s) are subject to restriction and/o 	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Settion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)		•				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>04/06/2006</u>. 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

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DETAILED ACTION

Claim Objections

1. Claims 1 and 5 are objected to because of the following informalities:

Claim 1, line 9, recited "...makes is possible...", should be changed to --...makes it possible...-.. Appropriate correction is required.

Claim 5, line 2, recited "...Go-nGo system...", should be changed to --... go-nogo system ...--. Appropriate correction is required.

Drawings

2. A set of drawings was not received with the US application. Examiner has used drawings from PCT/FR2004/0504496. Applicant is required to provide a new set of drawings.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

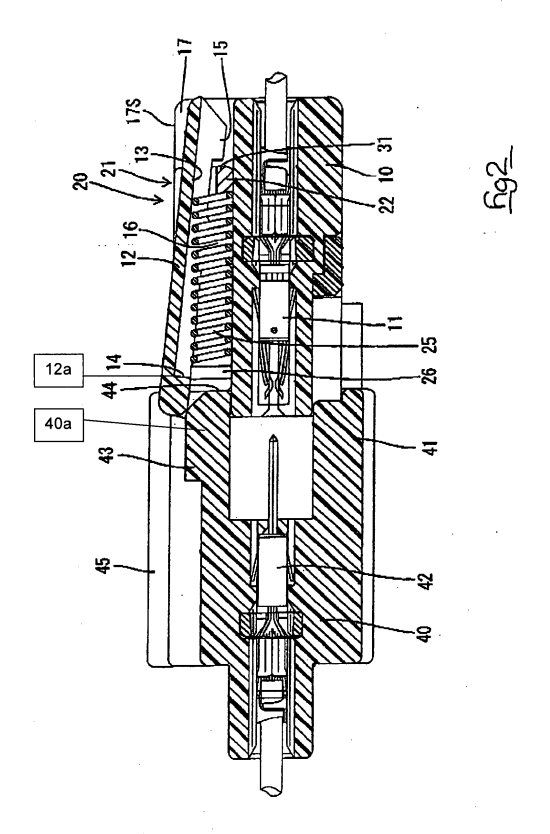
A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 2, 6, 9, 10 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakamura (US 6,524,125).

Regarding claim 1, Nakamura, fig. 1-11, discloses an electrical connector

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disconnection device.

comprising: a cover 40 equipped with at least one first electrical contact 42; a case 10 equipped with at least one second electrical contact 11; and a disconnection device 12 that cooperates with the cover and with the case in order to establish an electrical connection between the first contact and the second contact, which defines a connected state, fig. 1a; and in order to bring about a disconnection between the first and the second contact, which defines a disconnected state, fig.1c, characterized in that the electrical connector also comprises a first means of locking 40a that makes it possible to maintain the disconnection device in the connected state; a release 14 that acts on the first means of locking in order to permit the movement of the disconnection device from a connected state to a disconnected state of the first and second contact; and an elastic member 25 placed between the case and the cover, the member being capable of being moved between a first deformed position in the connected state and a second relaxed position in the disconnected state, the elastic member bringing about a separation of the case with respect to the cover, while disconnecting the first contacts from the second contacts when the elastic member changes its position from the deformed position toward the relaxed position when the movement of the disconnection device is triggered by the release.

Regarding claim 2, Nakamura discloses that the elastic member forms a spring.

Regarding claim 6, Nakamura discloses that the disconnection device is placed between the case and the cover, the elastic member is linked to the case and to the

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Regarding claim 9, Nakamura discloses that the disconnection device is recessed by a groove 12a comprising a shape that is adapted to the shape of an end 43 of the first means of locking.

Regarding claim 10, Nakamura discloses that the elastic member extends by a length corresponding to at least the length of the first contact.

Regarding claim 19, Nakamura discloses a process for electrical disconnection of an electrical connector comprising: a cover 40 equipped with at least one first electrical contact 42; a case 20 equipped with at least one second electrical contact 11; and a disconnection device 12 that cooperates with the cover and with the case in order to establish an electrical connection between the first contact and the second contact, which defines a connected state, and in order to bring about a disconnection between the first and the second contact, which defines a disconnected state, characterized in that it includes the following step; a release 14 is moved in order to dislodge from a groove 12a recessed in the disconnection device a first means of locking 40a by at least at height corresponding to the depth of the groove.

Allowable Subject Matter

5. Claims 3, 4, 5, 7, 8 and 11-17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The Prior Art does not disclose that the first means of locking is an elastic

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tongue formed at a point on the bottom of the case as defined by claim 3; The Prior Art does not disclose that the release slides along the peripheral wall of the case and comprises an end intended to be supported against an end of the first means of locking, the first means of locking also cooperating with the disconnection device as defined by claim 4; The Prior Art does not disclose that the connector is equipped with a go-nogo system as defined by claim 5; The Prior Art does not disclose that the disconnection device comprises a first groove, the device cooperates with the case, while sliding along the first means of locking, going from the state of disconnection in the direction of the state of connection, in such a manner that the end of the first means of locking is positioned in the first groove as defined by claims 7 and 8; The Prior Art does not disclose that the first means of locking is moved by a height necessary for being dislodged from the second groove as defined by claim 8; The Prior Art does not disclose that it comprises a secondary means of locking of the first means of locking that is capable of being moved between a blocking position of the first means of locking and a freeing position of the first means of locking, it being necessary to maneuver this secondary means of locking from the blocking position toward the freeing position so that the first means of blocking can be actuated by the release as defined by claims 11-17.

Claim 18 is allowed. 6.

The following is an examiner's statement of reasons for allowance: the Prior Art does not disclose a process for the electrical connection of an electrical connection comprising the following step: the disconnection device is inserted into the case from a Art Unit: 2839

front face in the direction of a back face of the case until the device slides along a first means of locking from a **first groove** to a second grove, the first groove being recessed in the disconnection device.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vladimir Imas whose telephone number is 571-272-8288. The examiner can normally be reached on 8:00 a.m. to 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, T. Patel can be reached on 571-272-2098. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

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USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

V (Examiner Vladimir Imas 4/13/2007

> TULSIDAS C. PATEL SUPERVISORY PATENT EXAMINER